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11	BRIAN SETENCICH,	Case No. C07-03688 SBA	
12	Plaintiff,	[Honorable Saundra Brown Armstrong]	
13	v.	STIPULATION TO EXTEND TIME IN WHICH STEVE BROWN AND ROBERT	
14	THE AMERICAN RED CROSS, a non- profit corporation, STEVE BROWN,	BROWNING HAVE TO RESPOND TO THE COMPLAINT PENDING PLAINTIFF'S	
15	ROBERT BROWNING and DOES 1 through 30, inclusive,	AMENDMENT OF COMPLAINT	
16	Defendants.		
17	Defendants.		
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	STIPULATION TO EXTEND TIME IN WHICH STEVE BROWN AND ROBERT BROWNING HAVE TO RESPOND TO COMPLAINT		

BAKER & HOSTETLER LLP ATTORNEYS AT LAW LOS ANGELES Case 4:07-cv-03688-SBA Document 27 Filed 10/26/2007 Page 1 of 4

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WHEREAS, the deadline for defendants Steve Brown ("Brown") and Robert Browning ("Browning") to respond to the Complaint is October 26, 2007;

WHEREAS, the parties have met and conferred regarding Brown and Browning's intentions to file motions to dismiss the Complaint pursuant to FRCP Rule 12(b)(6);

WHEREAS, pursuant to Crum v. Circus Circus Enterprises (9th Cir. 2000) 231 F.3d 1129, the plaintiff plans to file an amended complaint and anticipates that the filing will be completed within the next 10 days;

WHEREAS, based on the foregoing circumstances, the parties agree that the deadline for Brown and Browning to each respond to the original Complaint should be extended;

WHEREAS, this is the parties' second stipulation to continue the deadline for Brown and Browning to respond to the original Complaint; however, there are no deadlines or hearing dates set by the court which would be affected by the extension agreed upon by the parties;

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THEREFORE, IT IS HEREBY STIPULATED by and between the parties, through Ī their counsel of record, that: 2 The deadline for Brown and Browning to each answer or otherwise respond to the 1. 3 original Complaint is extended from October 26, 2007 to November 13, 2007. 4 5 BAKER & HOSTETLER LLP Dated: October 16, 2007 6 7 8 SABRINA L. SHADI Attorneys for Defendant 9 AMERICAN RED CROSS BLOOD SERVICES SOUTHERN CALIFORNIA 10 REGION, Improperly Sued As The American Red Cross 11 12 LAW OFFICES OF HELP, FELFER Dated: October 26, 2007 13 14 15 HLL P. TELFER Attorneys for Plaintiff BRIAN SETENCICH 16 17 18 19 20 21 22 23 24 25 26 27 28 - 3 -077975, 000039, 501521673.2 STIPULATION TO EXTEND TIME IN WHICH STEVE BROWN AND ROBERT BROWNING HAVE TO RESPOND TO COMPLAINT 1

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## PROOF OF SERVICE

I am employed in Los Angeles County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 12100 Wilshire Boulevard, 15th Floor, Los Angeles, California 90025-7120. On October 26, 2007, STIPULATION TO EXTEND THE TIME IN WHICH STEVE BROWN AND ROBERT BROWNING HAVE TO RESPOND TO THE COMPLAINT PENDING PLAINTIFF'S **AMENDMENT OF THE COMPLAINT** will be served on the person(s) listed below:

via electronic mail by the United States District Court - Live System. X by placing the document(s) listed above in a sealed envelope and causing postage to be placed thereon, fully prepaid, in the United States mail at Los Angeles, California, addressed as set forth below. by causing the document(s) listed above to be personally delivered to the person(s) at the address(es) set forth below.

Jill P. Telfer, Esq. LAW OFFICES OF JILL P. TELFER A Professional Corporation 331 J Street, Suite 200 Sacramento, CA 95814 Phone: (916) 446-1916 Fax: (916) 446-1726

Email: jilltelfer@yahoo.com

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on October 26, 2007, at Los Angeles, California.

CHARLENEÆ. STAMPS

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